1	JAMES R. OLSON, ESQ.		
2	Nevada Bar No. 000116		
	Nevada Bar No. 006609		
3	THOMAS D. DILLARD, JR., ESQ.		
4	Nevada Bar No. 006270 STEPHANIE ZINNA, ESQ.		
5	Nevada Bar No. 011488		
6 ;	OLSON, CANNON, GORMLEY		
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	Las Vegas, NV 89129		
8	szinna@ocgas.com		
9	702-384-4012		
10	702-383-0701 fax		
1.1	Attorneys for Defendant		
12	NOBU HOSPITALITY GROUP, LLC		
13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
1.5			
16	WILLIAM MCKNIGHT, individually, ELLA MCKNIGHT, individually,	CASE NO. 2:16-ev-2643-APG-PAL	
17	Plaintiffs,		
18	v.	MOTION TO WITHDRAW AS	
19	NOBU HOSPITALITY GROUP LLC., a	ATTORNEYS OF RECORD	
20	Foreign Corporation, DOES I - X; and ROE CORPORATIONS I - X, inclusive,	FOR DEFENDANT NOBU HOSPITALITY GROUP, LLC	
21	Defendants.		
22		J	
23	COMES NOW, OLSON, CANNON, GORMLEY, ANGULO & STOBERSKI, and		
24	hereby moves this Court for an order permitting it to withdraw as counsel of record for		
25	Defendant, NOBU HOSPITALITY GROUP, INC., as set forth in the Memorandum of Points		
26	and Authorities below.		
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I. DECLARATION OF COUNSEL

Stephanie Zinna, being first duly sworn, and says:

- 1. That your Declarant is duly licensed to practice law in the State of Nevada, and in that capacity is an associate with the law firm of Olson, Cannon, Gormley, Angulo & Stoberski.
- 2. On January 29, 2018, a Notice of Appearance was filed by Carol P. Michel with Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC on behalf of Defendant Nobu Hospitality Group, LLC.
- 3. On May 7, 2018, Ms. Michel filed a Motion to Substitute Attorney on behalf of Defendant Desert Palace, Inc.
- 4. On May 14, 2018, an order was entered granting the Motion to Substitute Attorney on behalf of Defendant Desert Palace, Inc.
- 5. Declarant now seeks to withdraw as counsel of record for Defendant Nobu Hospitality.
- A copy of this motion was sent to the representative for Nobu Hospitality 6. Group, LLC, Kenji Tatsugi, Esq., Holland & Knight LLP, 400 South Hope Street, 8th Floor, Los Angeles, CA 90071.
 - 7. A copy of this motion was sent to all counsel.

I declare under penalty of perjury that the foregoing is true and correct under the laws of the State of Nevada and that this Declaration was executed this 5th day of June, 2018.



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II. MEMORANDUM OF POINTS AND AUTHORITIES

LR IA 11-6(b) states: "No attorney may withdraw after appearing in a case except by leave of the court after notice has been served on the affected client and opposing counsel. LR IA 11-6(e) further states that:

Except for good cause shown, no withdrawal or substitution will be approved if it will result in delay of discovery, the trial, or any hearing in the case. Where delay would result, the papers seeking leave of the court for the withdrawal or substitution must request specific relief from the scheduled discovery, trial, or hearing. If a trial setting has been made, an additional copy of the moving papers must be provided to the clerk for immediate delivery to the assigned district judge, bankruptcy judge, or magistrate judge.

In this case, there will be no delay of discovery, the trial, or any hearing in the case. The Plaintiffs have just recently obtained relief from the bankruptcy injunction against Desert Palace, and additional discovery will be conducted pursuant to a Scheduling Order entered May 22, 2018. Close of discovery is August 30, 2018. A trial date has not been set.

Carol Michel, Esq., with Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC was retained to represent Desert Palace, Inc. and the parties agreed to substitute in that firm as counsel of record. Docket #75 and 76. It is the intention that Ms. Michel will also represent Nobu Hospitality Group, pursuant to her Notice of Appearance. Docket #58. This request will not cause any delay.

/// III

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CONCLUSION

Therefore, in accordance with the foregoing rules, Olson, Cannon, Gormley, Angulo & Stoberski requests that the Court enter an order granting its request to withdraw as counsel of record in this matter.

DATED this ______ day of June, 2018.

OLSON, CANNON, GORMLEY ANGULO & STOBERSKI

JAMES R. OLSON, ESQ.
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MAX E. CORRICK, II
Nevada Bar No. 006609
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Nevada Bar No. 011488
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Attorney for Defendants
NOBU HOSPITALITY GROUP, LLC

IT IS SO ORDERED this 6th day of June, 2018.

Peggy A. Leen

United States Magistrate Judge

OLSON, CANYON, CORMLEY, ANGELO & STOBERSKI 4 Programmer OSON West Angelstam OSON West Angelstam OSON STAMPER Las Vegas, Newads 81129 (102) 382-4012 Telestapier (102) 382-4016

CERTIFICATE	OF SERVICE
I HEREBY CERTIFY that on this 5	day of June, 2018, I sent via e-mail a true and

correct copy of the above and foregoing MOTION TO WITHDRAW AS ATTORNEYS OF

RECORD FOR DEFENDANT NOBU HOSPITALITY GROUP, LLC on the Clark County

E-File Electronic Service List (or, if necessary, by U.S. Mail, first class, postage pre-paid), upon

the following:

Yianna C. Reizakis, Esq. LEGAL ANGEL 330 E. Warm Springs Rd. Las Vegas, Nevada 89119 P: 702-315-4287 F: 702-778-3480

mail@legalangel.com

and

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Anthony M. Paglia, Esq.
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Case 2:16-cv-02643-APG-PAL Document 84 Filed 06/05/18 Page 6 of 6

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Kenji Tatsugi, Esq. Kenji.tatsugi@hklaw.com HOLLAND & KNIGHT LLP 400 SOUTH HOPE STREET, 8TH FLOOR LOS ANGELES, CA 90071 ATTORNEY FOR DEFENDANTS

An Employee of OLSON, CANNON, GORMLEY, ANGULO & STOBERSKI